	1 2 3 4 5 6 7	FELICIA GALATI, ESQ. Nevada Bar No. 7341 OLSON CANNON GORMLEY & STOBERSK. 9950 West Cheyenne Avenue Las Vegas, Nevada 89129 fgalati@ocgas.com Telephone: 702-384-4012 Facsimile: 702-383-0701 Attorneys for Defendants, COUNTY OF CLARK, HEATHER MUMMEY AND TIM BURCH	I
OLSON CANNON GORMLEY & STOBERSKI A Professional Corporation 9950 West Cheyenne Avenue Las Vegas, Nevada 89129 (702) 384-4012 Fax (702) 383-0701	8		
	9	UNITED STATES DISTRICT COURT	
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	11	CLARK COUNTY, NEVADA	
	12	CHRISTOPHER BURR, Individually and as	
	13	Adoptive Parent and Legal Guardian of L.B.,	
	14	a Minor; and SUSAN HOY Guardian Ad Litem for L.B., a Minor,	CASE NO.: 2:20-cv-01101-JCM-VCF
	15	Plaintiffs,	
	16	V.	
		CLARK COUNTY DEPARTMENT OF	
	17	FAMILY SERVICES; COUNTY OF	
	18	CLARK, a Political Subdivision of the State of Nevada; HEATHER MUMMEY,	
	19	individually, and in her official capacity; TIM BURCH, individually, and in his official	STIPULATION AND
	20	capacity; ROE CLARK COUNTY	ORDER DISMISSING ALL CLAIMS AGAINST DEFENDANT TIM BURCH
	21	DEPARTMENT OF FAMILY SERVICES EMPLOYEES I through X, individually and	ONLY WITHOUT PREJUDICE
	22	in their official capacities; JONEL KAYE	
	23	REPOLLO QUERRER, individually; DOES I through XX; and ROE CORPORATIONS I	
	24	through XX, inclusive,	
	25	Defendants.	
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Plaintiffs CHRISTOPHER BURR, Individually and as Adoptive Parent and Legal Guardian of L.B., a Minor; and SUSAN HOY Guardian Ad Litem for L.B., a Minor, by and through their counsel of record, MARJORIE HAUF, ESQ., and CARA XIDIS, of H&P Law and Defendant TIM BURCH, by and through his counsel of record, FELICIA GALATI, ESQ., of the law firm OLSON CANNON GORMLEY & STOBERKI, hereby stipulate to dismiss all claims against Defendant TIM BURCH only, in the above-entitled matter, without prejudice, with each party to bear their own fees and costs incurred herein.

This dismissal is based solely on information Defendant's Counsel's received and provided to Plaintiffs that Defendant, TIM BURCH, was not employed with the County at the time of the incidents alleged in Plaintiffs' Complaint and was not involved in said incidents. In the event this representation is incorrect, Plaintiff may bring Mr. Burch back into the matter with the statute of limitations relating back to the original date of filing.

Dated this 24th of July, 2020.

Dated this 24th of July, 2020.

H&P LAW

OLSON CANNON GORMLEY & STOBERSKI

/s/ Marjorie Hauf, Esq. MARJORIE HAUF, ESQ. Nevada Bar No. 8111 CARA XIDIS, ESQ. Nevada Bar No. 11743 8950 West Tropicana, Suite 1 Las Vegas, Nevada 89147 Attorneys for Plaintiffs

/s/ Felicia Galati, Esq. FELICIA GALATI, ESQ. NEVADA BAR No. 7341 9950 W. Cheyenne Avenue Las Vegas, Nevada 89129 Attorneys for Defendants COUNTY OF CLARK, HEATHER MUMMEY AND TIM BURCH

IT IS SO ORDERED.

DATED July 27, 2020.

THE HONORABLE JAMES C. MAHAN United States District Judge